

member, make out and transmit to the auditor or state an exhibit of all orders by him drawn as aforesaid.

Duty of State  
Treasurer.

SEC. 6. That it shall be the duty of the state treasurer immediately on receiving in payment of taxes or otherwise, any wolf order, to enter on the face of the same, the day and date, and the word, "Redeemed," and it shall be the duty of the auditor of state on receiving any such redeemed order from the treasurer, to file and preserve the same, and once a year to compare them with the exhibit of the auditor of the proper county hereinbefore required to be made to said auditor.

Fees of Justice.

SEC. 7. The justice of the peace shall receive for administering oath, issuing certificate, and destroying head or heads as described in section three of this act, the sum of fifty cents, to be paid by the person applying for the bounty aforesaid.

Repeals incon-  
sistent acts.

SEC. 8. That chapter twenty-eight of the session laws of 1866, be and the same is hereby repealed.

SEC. 9. This act shall take effect and be in force from and after its passage.

Approved March 7, 1867.

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## CHAPTER XXXVII.

March 7, 1867

*An Act to amend chapter nineteen, title one, section six, of the General Statutes, relating to estrays, unclaimed property and beasts doing damage.*

SECTION 1.—Duty of town clerk with reference to estrays.

2.—Duty of register of deaps.

3.—When act shall take effect.

*Be it enacted by the Legislature of the State of Minnesota:*

SECTION 1 That section six of chapter nineteen of

the general statutes of 1866, of this state relating to strays, &c., be amended to read as follows:

*Section 6.* When the value of such estray exceeds ten dollars, the town clerk shall transmit, by mail or otherwise, forthwith, to the register of deeds of the county where such estray is detained, a certified copy of the notice and description of such estray on file in his office, for which certificate the town clerk shall receive the sum of twenty-five cents to be advanced by the person detaining such estray, together with the fee of one dollar and fifty cents, which fee shall be forwarded by the town clerk to the register of deeds, with the notice, and upon the receipt of said notice and description, with the fee accompanying it, the register of deeds shall cause the notice and description to be published in some weekly paper printed and published in said county, also record the same in a book kept for that purpose, to be designated "estrays book," and put on file in his office.

Amendment.

When the value of such estrays exceeds the sum of twenty-five dollars, the taker up shall, within ten days hereafter, advertise the same in the "Saint Paul Weekly Press" (or should the Press be discontinued, he shall advertise in any weekly paper published at the capital in the English language, and having general circulation throughout the state,) one week, giving full description of said estray, its kind, age, color, sex, marks, natural and artificial, as near as may be, together with his own name, and place of residence. At the expense of such advertisement he shall be paid by the owners of said estray, if claimed according to the provisions of this act, of which this is an amendment; or if not so claimed, he may retain the amount thus paid for advertising, out of any moneys arising from the sale of such estray according to the provisions of the act aforesaid.

Estrays to be advertised.

*Sec. 2.* The register of deeds of each county of this state is hereby required to subscribe for one copy of the paper referred to in section one of this amendment, and place the same on file in the office of said register of deeds, subject to the inspection of the public at any time during office hours; and the amount of the subscription price of said paper shall be allowed and paid out of the treasury of the county.

Duty of register of deeds.

Sec. 3. This act shall take effect and be in force from and after its passage.

Approved March 7, 1867.

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## CHAPTER XXXVIII.

### *An Act to protect butter and cheese manufacturers.*

February 26, 1867

SECTION 1.—Provides against adulterated milks and butter.

2.—When act shall take effect.

*Be it enacted by the Legislature of the State of Minnesota*

Provides against  
adulteration

SECTION 1. Whoever shall knowingly sell, supply or bring to be manufactured to any butter or cheese manufactory in this state, any milk diluted with water or in any way adulterated, or milk from which any cream has been taken, or milk commonly known as skimmed milk; or whoever shall keep back any part of the milk known as "strippings," or whoever shall knowingly bring or supply milk to any butter or cheese manufactory that is tainted or partly sour from want of proper care in keeping pails, strainers or any vessel in which said milk is kept, clean and sweet, after being notified of such taint or carelessness; or any cheese or butter manufacturer who shall knowingly use or direct any of his employees to use for his or their individual benefit, any cream from the milk brought to said cheese or butter manufacturer, without the consent of all the owners thereof, shall, for each and every offence, forfeit and pay a sum equal to twice the actual injury sustained by any person, firm, association or corporation upon whom such fraud may be committed, to be sued for in any court of competent jurisdiction, for the benefit of the person or per-